

## POSSESSES THE DESIRED FACTS

New Witness Discovered Who Will  
Tell All About Standard Oil  
Company Affairs.

NAME IS JOHN CORKHILL

ATTORNEY GENERAL HADLEY IS  
JUBILANT.

New York, Jan. 12.—Through an anonymous letter signed "A Wall Street Clerk," Attorney General Hadley of Missouri discovered yesterday a witness whose testimony, it is declared, will probably prove to disclose the secret workings of the Standard Oil company than that of all the witnesses who have hitherto been examined in the inquiry before Commissioner Sanborn.

This witness, John Corkhill, began his business career as John D. Rockefeller's office boy, and worked his way up until he was confidential man to W. E. Bemis, manager of the Standard's clearing house, where the relations between the subsidiary companies and the Standard corporation are laid bare. Mr. Corkhill continued with the Standard until John D. Rockefeller's retirement from active management, then followed a period of retrenchment and he resigned.

### Suggested Corkhill.

The writer of the letter to the attorney general said that he feared he would lose his position if his identity became known, but he wished to help the investigation and so suggested Corkhill as a valuable witness. Immediately upon its receipt, Mr. Hadley turned the letter over to Rush Lake, assistant general counsel of Missouri, and before the day was over Mr. Corkhill was located.

"Mr. Corkhill," said the assistant attorney general, "the state of Missouri has instituted proceedings to show that the Standard Oil company of Indiana, the Waters-Pierce Oil company, and the Republic Oil company are all part of the Standard Oil trust. I understand that you know something about the operations of these companies, and I desire to call you as a witness."

### Consulted His Lawyer.

"Sure," said Mr. Corkhill. "They're all at 25 Broadway. While I was with Mr. Bemis all their reports passed through the office. I don't know about testifying though. I guess you had better talk to my lawyer."

The lawyer referred to was called into the conference and said he could see no reason why Mr. Corkhill should not tell what he knew. He advised, however, that his client think it over during the night. This was agreeable to both parties, and an engagement was made whereby Mr. Corkhill will meet Mr. Lake this afternoon at 2:30 o'clock and accept service of the subpoena which was served upon him by Mr. Lake. Hadley received the information regarding him.

"John D. Rockefeller was the best friend the Standard Oil employees ever had," Mr. Corkhill said, after his talk with Mr. Lake. "He was never too busy to listen to you if you wanted advice or anything else. While he was running things it was very different from what it is now."

"Yes, if my attorney says so I will tell all I know."

### Hadley Jubilant.

When news of the discovery of Corkhill and what the latter said was brought to Attorney General Hadley, he was jubilant. "He will make the Standard Oil company have had," he declared. "This obstructive policy does not always pay. It appears to me, from the Standard Oil company, that it has had distinct advantage. Of course, I secured the issuance of a subpoena for W. E. Bemis without waiting a second. I hope we catch him."

"I am rather under the impression," Mr. Hadley continued, referring to the postponement of the hearing yesterday, "that the attitude of the Standard Oil attorneys is dictated by the belief that if they can stay off testimony long enough until after the proceedings in the supreme court, I will be so anxious to get home that Mr. Archibald, who is the witness, and others who have been subpoenaed and not yet placed on the stand will escape examination."

### Will Hear All of Them.

"I am anxious to get home, but I will permit no pecuniary considerations to interfere with the inquiry," Mr. Rockefeller, Mr. Archibald and all the other Standard Oil men I can catch with the witnesses outside the Standard Oil company will be examined before I leave New York."

Mr. Hagerman, who has been the head of the Standard Oil company since the hearing before Special Commissioner Sanborn began, had no hesitancy yesterday in admitting that in the event of an order by Justice Gildersleeve, Mr. Rogers' case would be taken at once to the appellate division of the supreme court.

"Anything for delay," said Mr. Hadley, when he first told of this. "No matter how long it takes, though, we'll get at the facts."

Attorney General Hadley and Attorney General Mayer of this state had a talk at the Waldorf-Astoria last night. Mr. Mayer said that the meeting had been purely social. He was desirous of knowing Mr. Hadley's Standard Oil case had been talked over, as a matter of course, but there was no possible part for his office to play in it.

### DELAYING THE GAME.

Standard Oil Attorney Gets a Postponement Until Today.

New York, Jan. 12.—The attempt by Attorney General Hadley of Missouri to compel Henry H. Rogers, the vice president of the Standard Oil company of New Jersey to answer certain questions put to him during his examination before Commissioner Sanborn came up before Justice Gildersleeve in the supreme court today.

Counsel for Mr. Rogers asked for a brief adjournment, but it was not granted. Mr. Rogers' counsel protested that it was impossible for them to proceed immediately, and the hearing was adjourned until 2 o'clock this afternoon.

Mr. Hadley said that he should leave New York Sunday night in order to attend to a motion in the United States court in Missouri relative to the New York Life Insurance company doing business in that state.

The hearing was later adjourned until 10:30 o'clock Saturday morning.

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to take as sugar.

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FOR DIZZINESS.  
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FOR TORPID LIVER.  
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Genuine Carter's Little Liver Pills  
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## COME TO STUDY WESTERN WAYS

Arrival of the Imperial Chinese Commissioners and Their Suites at  
San Francisco.

OFFICIAL WELCOME GIVEN

BANQUET AND RECEPTION TO-NIGHT.

San Francisco, Jan. 12.—The steamer Siberia arrived today from the Orient, having on board the imperial Chinese commissioners, Tuan Fang and Tai Hung Tzeu, with their subordinates and suites, sixty-two persons in all. The steamer was delayed by adverse weather and did not arrive until late, but the welcome of the distinguished visitors was fully as cordial as had been anticipated. They have crossed the Pacific to study the political and social institutions of the United States and Europe, and this government has received them in a most kindly spirit.

### Officially Welcomed.

Heading the reception committee was Professor W. J. Jenks of Cornell university, who came here as the personal representative of President Roosevelt. With him were associated General Sumner and staff, Adjutant General Lauck, representing Governor Pardee; General Funston and staff, the Chinese consul, vice consul and secretaries, leading merchants and other prominent citizens. The Chinese officials were cordially greeted, and after the steamer had passed the quarantine station were landed and escorted to the Francis hotel, where they will remain during their sojourn in this city, the duration of which is indefinite.

### Banquet Tonight.

They will be given a banquet by the Chinese consul and vice consul tomorrow night, and during their visit will probably meet representatives of the commercial organizations of the city at a reception on the floor of the merchants' exchange.

Both of the commissioners, who are appointed directly by the emperor, stand high in the estimation of their countrymen and they have expressed themselves as greatly pleased with their reception in America.

### Tuan Fang a Scholar.

Tuan Fang is a scholar of recognized standing, an art critic and a collector. He has the finest collection of Chinese antiquities to be found in the Chinese empire. He has been governor of four provinces and a viceroy of two important provinces prior to his present appointment as a viceroy. While governor of Shensi province at the time of the Boxer troubles, he gathered all the foreigners in his province and afforded them official protection.

They are one of the great scholars of China. While a young man he graduated from the Hanlin college, which is the highest scholarly distinction to be secured in the Chinese empire. He was chief examiner in several of the provincial examinations. Recently he has filled the position of secretary of the board of revenue.

Other members of the commission were appointed by various viceroys, and all are men of exceptional attainments.

ESCAPED A TERM IN PRISON

John W. Hill, One of the Philadelphia Gang, Acquitted by  
Order of the Trial Judge.

Philadelphia, Jan. 12.—Acting upon the instructions of Judge Audenreid, the jury today acquitted John W. Hill, former chief of the filtration bureau, who was on trial charged with forgery and falsification of records of his bureau for the benefit of the firm of contractors.

Former Chief Hill shed tears of joy as his son, Henry, clasped him in a close embrace. For an hour, he was the center of a struggling crowd, all anxious to grasp his hand and offer congratulations on his escape from prison.

In addressing the jury when court opened today, Judge Audenreid said that in order to convict Hill the Commonwealth must prove intent to defraud. There was no suppression of material to the directors in his recommendations for changes in the specifications. The commission had not proven its charges of forgery and falsification of records, and there was nothing to do but acquit the defendant.

The bills of indictment were then submitted to the jury and a verdict of not guilty was rendered.

ASKED TO BE SHELTERED

Grandson of Major General Charles Lee Now an Object of Charity  
in Chicago.

Chicago, Jan. 12.—Gray-haired and bent with age, a man who claims to be a grandson of Major General Charles Lee of Revolutionary fame, was an applicant for lodging at the Harrison street police station last night. Justice Caverly, to whom he told the story of his plight, gave him the price of a bed, and he hobbled away to a Clark street lodging house.

"I am 77 years old," the old man said, "and this is the first time in my life that I am looking in a police station. My grandfather, Charles Lee, was a major general in the American Revolutionary army. He was the first of our family to come from England, and before joining the British army, he was a lieutenant in the British army."

Lee was born in Philadelphia. He was color bearer of company E, Twenty-sixth Pennsylvania volunteers, in the war of the Rebellion. At the battle of Lookout mountain his right hand was mangled. He receives a pension from the government of \$22 a month. Coming to Chicago before the fire of 1871, he has lived here since. He has been employed in the county recorder's office, he said, and also in the postoffice under Colonel Stuart.

MAYOR ALLEGED TO  
HAVE USED BAD WORDS

Kansas City, Jan. 12.—"Damn the law. God could not enforce the prohibition law in Kansas and Jesus Christ would not."

Rev. John C. Lynn, a Presbyterian preacher and president of the Civic league, testifying at Kansas City, Kan., today, in the case brought by the state to oust Mayor W. W. Rose from office because of his alleged failure to enforce the laws, testified today that the above words were spoken by Mayor Rose on May 4, 1905.

The case is being tried before H. G. Larimer, a special commissioner appointed by Governor E. W. Hoch.

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Always Reliable  
Everywhere Obtainable

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service for over 125 years



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with the trade-mark on the package.

Directions for preparing more than  
one hundred dainty dishes in our  
Choice Recipe Book, sent free on  
request.

Walter Baker & Co. Ltd.  
Established 1780 Dorchester, Mass.

46 Highest Awards in  
Europe and America

## ARRESTED FOR FOUL MURDER

Ed and Bob Franz and Their Mother  
Charged With Killing George Reed  
at Phillipsburg, Montana.

Butte, Mont., Jan. 12.—A Miner special  
from Phillipsburg says:

Ed and Bob Franz and their mother have been arrested in this city, charged with the murder of George Reed. Late last summer the long absence of George Reed, a woodchopper, caused a search to be instituted. He had been killed, so it was found, in a shallow grave in the vicinity of Franz ranch, where Reed had his cabin. A large amount of body was found in the branches covered the grave. A coroner's inquest was held, but no evidence to point to the murderers was adduced. It was not thought at the time that robbery could have been the only motive, as Reed was not known to have a considerable amount of money.

In spite of diligent search at the time and since, however, no positive view could be obtained. The arrest was based upon the fact that Ed Franz, while on a spree, confessed to the murder and also admitted the killing of a man named Pongratz, who mysteriously disappeared from Phillipsburg about five years ago. Pongratz was an employee of the Bismarck mine at this city. He left home one morning in his working clothes for the mill, but did not return, and no tidings had been received of him since until this confession of Franz.

As to the motive the Franz people could have had for killing Reed it is not known. The arrest was based upon the thought by the officers that Reed knew too much about the disappearance of certain cattle which the Franz boys had been under suspicion of having slaughtered. The arrests have created a sensation.

Sixty Years' Experience of an Old  
Nurse.

Mrs. Winslow's Soothing Syrup is the prescription of one of the greatest female physicians and nurses in the United States, and has been used for sixty years with never-failing success by millions of mothers for their children. During the process of teething its value is incalculable. It relieves the child from pain, cures diarrhoea, griping in the bowels and wind colic. By giving health to the child it rests the mother. Price 75 cents a bottle.

### I GO ANYWHERE

To photograph anything. Harry Ship-  
ler, Commercial Photographer, 151 So.  
Main. 'Phones: Bell, 2825-K Ind. 1174.

Salt Lake Photo. Supply Co. Supplies.  
Dev. and Finishing. Main and 3d So.

## DECORATED BY THE KAISER

American Citizens Prominently Con-  
nected With St. Louis Ex-  
position Honored.

Berlin, Jan. 12.—The Reichsanzeiger this afternoon announced the bestowal of the following decorations to American citizens in connection with the St. Louis exposition.

President Francis, the crown order of the first class.

Frederick J. V. Skiff, director of exhibi-  
tions, the order of the Red Eagle of the second class.

Wilbur F. Boyle, vice president of the  
international superior jury, the crown or-  
der of the second class.

Adolphus Busch, one of the directors,  
the crown order of the second class.

Howard J. Rogers, chief of the depart-  
ment of education and social economy,  
the order of the Red Eagle of the third class.

John Schroeder, one of the directors,  
the order of the Red Eagle of the third class.

John A. Ockerson, Milan H. Hulbert,  
John A. Smith, Hugo Reisinger, the or-  
der of the crown of the third class.

Frederick W. Taylor, T. H. Dean,  
Dr. J. A. Holmes, F. D. Hirschberg and  
J. H. McGibbons the order of the Red  
Eagle of the fourth class.

Edmund S. Hoch, the order of the crown  
of the fourth class.

Secretary Utah Savings & Trust com-  
pany.  
Salt Lake City, Jan. 9, 1906.

THE ONLY INFANTS' FOOD RECEIVING  
THE GRAND PRIZE AT ST. LOUIS, 1904.  
Gold Medal, Highest Award,  
Portland, Ore. 1905.

MELLIN'S FOOD CO., BOSTON, MASS.

"Take care of the child and  
the man will take care of himself."  
The most important part of the care  
of a child is the feeding. Use  
Mellin's Food for your baby and you  
will take care of the child in the best  
sense of the word. He will be well and  
he will thrive and grow strong and rosy. Send  
for a free sample for your baby.

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for a free sample for your baby.

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.....OUR BIG ANNUAL.....

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For Three Days Only, Monday, Tuesday  
and Wednesday, January 15, 16 and 17.  
The Same Old Place and the Same Old  
Price. Your Choice From Our Entire  
Stock of Men's and Youths' Suits and  
Overcoats at---

**\$7.75**

SEE SHOW WINDOWS DOORS OPEN AT 8 O'CLOCK

## Notice of Annual and Special Stockholders' Meeting.

Utah Savings & Trust Co.

THE ANNUAL MEETING OF THE  
stockholders of the Utah Savings & Trust  
company, a corporation, will be held on  
Monday the 5th day of February, 1906,  
at 10 o'clock a. m. at the general place  
of business of said corporation, No. 169  
South Main street, Salt Lake City, Utah,  
for the election of officers and the trans-  
action of such other business as may  
come before said meeting.

At said time and place a special meet-  
ing of the stockholders of said corpora-  
tion will be held for the purpose of con-  
sidering the following amendments to the  
articles of incorporation:

1.—To amend section 2, article 1, to read  
as follows:

"2.—That the general nature of the busi-  
ness of said corporation shall be the  
making of abstracts of title to real estate  
and personal property, certifying and  
selling the same; the guaranteeing of  
owners of real estate mortgages, and  
owners interested in real estate, against  
loss by reason of liens, incumbrances or  
defective titles; the loaning and invest-  
ing of money upon securities upon its own  
account, and as agent or trustee for other  
persons; the accepting and executing of  
trusts in relation to real estate, and the  
deposits of money to orders, judgments and  
decrees of courts of record; and by vir-  
tue of devices and bequests; the accept-  
ance and acting of any and all trusts  
acting as agent, attorney in fact, execu-  
tor, administrator, trustee, assignee, re-  
ceiver or guardian; the acquiring, hold-  
ing, leasing and disposing of personal  
property; the acquiring, leasing, purchas-  
ing, owning, holding, using and improv-  
ing, mortgaging, leasing, selling and con-  
veying such real estate as may be neces-  
sary for the convenient transaction of  
its business; or for the collecting of its  
debts, or for the use and occupation of its  
officers, agents and employees. Said cor-  
poration shall also have the power to en-  
gage in a general banking business and  
all incidental powers as shall be neces-  
sary to carry on the same; to act as as-  
signee, receiver, guardian of the property  
of minors and incompetent persons, executor and administrator, and to  
execute trusts of every description not  
inconsistent with law, to become sole  
agent in any case where by law one  
or more sureties may be required for the  
faithful performance of any trust, office,  
duty, action or engagement; to act as  
surety for the faithful performance of  
any contract, to become sole security for  
the faithful performance of duties of any  
public officer or of any officer or em-  
ployee of any corporation, firm or individ-  
ual, and to become sole surety upon any  
contract, or for the collecting of its  
debts, or for the use and occupation of its  
officers, agents and employees. In any suit,  
action or proceeding, instituted in any  
court of the state of Utah, or in any  
court of the United States, and generally  
all such powers as are granted in chap-  
ter 6, title 11 of the revised statutes of  
Utah, 1898."

2.—To amend section 3, article 1, to read  
as follows:

"3.—That the capital stock of this corpora-  
tion shall be two hundred and fifty  
thousand (\$250,000.00) dollars, divided into  
twenty-five hundred (2,500) shares of one  
hundred (\$100) dollars each."

3.—By striking out section 9, article 1,  
and inserting in lieu thereof the following:

"9.—That the capital stock of this corpora-  
tion shall be two hundred and fifty  
thousand (\$250,000.00) dollars, divided into  
twenty-five hundred (2,500) shares of one  
hundred (\$100) dollars each."

4.—That the capital stock of this corpora-  
tion shall be two hundred and fifty  
thousand (\$250,000.00) dollars, divided into  
twenty-five hundred (2,500) shares of one  
hundred (\$100) dollars each."

5.—That the capital stock of this corpora-  
tion shall be two hundred and fifty  
thousand (\$250,000.00) dollars, divided into  
twenty-five hundred (2,500) shares of one  
hundred (\$100) dollars each."

6.—That the capital stock of this corpora-  
tion shall be two hundred and fifty  
thousand (\$250,000.00) dollars, divided into  
twenty-five hundred (2,500) shares of one  
hundred (\$100) dollars each."

7.—That the capital stock of this corpora-  
tion shall be two hundred and fifty  
thousand (\$250,000.00) dollars, divided into  
twenty-five hundred (2,500) shares of one  
hundred (\$100) dollars each."

8.—That the capital stock of this corpora-  
tion shall be two hundred and fifty  
thousand (\$250,000.00) dollars, divided into  
twenty-five hundred (2,500) shares of one  
hundred (\$100) dollars each."

9.—That the capital stock of this corpora-  
tion shall be two hundred and fifty  
thousand (\$250,000.00) dollars, divided into  
twenty-five hundred (2,500) shares of one  
hundred (\$100) dollars each."

10.—That the capital stock of this corpora-  
tion shall be two hundred and fifty  
thousand (\$250,000.00) dollars, divided into  
twenty-five hundred (2,500) shares of one  
hundred (\$100) dollars each."

11.—That the capital stock of this corpora-  
tion shall be two hundred and fifty  
thousand (\$250,000.00) dollars, divided into  
twenty-five hundred (2,500) shares of one  
hundred (\$100) dollars each."

12.—That the capital stock of this corpora-  
tion shall be two hundred and fifty  
thousand (\$250,000.00) dollars, divided into  
twenty-five hundred (2,500) shares of one  
hundred (\$100) dollars each."

13.—That the capital stock of this corpora-  
tion shall be two hundred and fifty  
thousand (\$250,000.00) dollars, divided into  
twenty-five hundred (2,500) shares of one  
hundred (\$100) dollars each."

14.—That the capital stock of this corpora-  
tion shall be two hundred and fifty  
thousand (\$250,000.00) dollars, divided into  
twenty-five hundred (2,500) shares of one  
hundred (\$100) dollars each."

15.—That the capital stock of this corpora-  
tion shall be two hundred and fifty  
thousand (\$250,000.00) dollars, divided into  
twenty-five hundred (2,500) shares of one  
hundred (\$100) dollars each."

16.—That the capital stock of this corpora-  
tion shall be two hundred and fifty  
thousand (\$250,000.00) dollars, divided into  
twenty-five hundred (2,500) shares of one  
hundred (\$100) dollars each."

17.—That the capital stock of this corpora-  
tion shall be two hundred and fifty  
thousand (\$250,000.00) dollars, divided into  
twenty-five hundred (2,500) shares of one  
hundred (\$100) dollars each."

18.—That the capital stock of this corpora-  
tion shall be two hundred and fifty  
thousand (\$250,000.00) dollars, divided into  
twenty-five hundred (2,500) shares of one  
hundred (\$100) dollars each."

19.—That the capital stock of this corpora-  
tion shall be two hundred and fifty  
thousand (\$250,000.00) dollars, divided into  
twenty-five hundred (2,500) shares of one  
hundred (\$100) dollars each."

20.—That the capital stock of this corpora-  
tion shall be two hundred and fifty  
thousand (\$250,000.00) dollars, divided into  
twenty-five hundred (2,500) shares of one  
hundred (\$100) dollars each."

21.—That the capital stock of this corpora-  
tion shall be two hundred and fifty  
thousand (\$250,000.00) dollars, divided into  
twenty-five hundred (2,500) shares of one  
hundred (\$100) dollars each."

22.—That the capital stock of this corpora-  
tion shall be two hundred and fifty  
thousand (\$250,000.00) dollars, divided into  
twenty-five hundred (2,500) shares of one  
hundred (\$100) dollars each."

23.—That the capital stock of this corpora-  
tion shall be two hundred and fifty  
thousand (\$250,000.00) dollars, divided into  
twenty-five hundred (2,500) shares of one  
hundred (\$100) dollars each."

24.—That the capital stock of this corpora-  
tion shall be two hundred and fifty  
thousand (\$250,000.00) dollars, divided into  
twenty-five hundred (2,500) shares of one  
hundred (\$100) dollars each."

25.—That the capital stock of this corpora-  
tion shall be two hundred and fifty  
thousand (\$250,000.00) dollars, divided into  
twenty-five hundred (2,500) shares of one  
hundred (\$100) dollars each."

26.—That the capital stock of this corpora-  
tion shall be two hundred and fifty  
thousand (\$250,000.00) dollars, divided into  
twenty-five hundred (2,500) shares of one  
hundred (\$100) dollars each."

27.—That the capital stock of this corpora-  
tion shall be two hundred and fifty  
thousand (\$250,000.00) dollars, divided into  
twenty-five hundred (2,500) shares of one  
hundred (\$100) dollars each."

28.—That the capital stock of this corpora-  
tion shall be two hundred and fifty  
thousand (\$250,000.00) dollars, divided into  
twenty-five hundred (2,500) shares of one  
hundred (\$100) dollars each."

29.—That the capital stock of this corpora-  
tion shall be two hundred and fifty  
thousand (\$250,000.00) dollars, divided into  
twenty-five hundred (2,500) shares of one  
hundred (\$100) dollars each."

30.—That the capital stock of this corpora-  
tion shall be two hundred and fifty  
thousand (\$250,000.00) dollars, divided into  
twenty-five hundred (2,500) shares of one  
hundred (\$100) dollars each."

31.—That the capital stock of this corpora-  
tion shall be two hundred and fifty  
thousand (\$250,000.00) dollars, divided into  
twenty-five hundred (2,500) shares of one  
hundred (\$100) dollars each."

32.—That the capital stock of